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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/599,138	06/22/2000	Jianhua Wang	NC18612	7352
30973 7	7590 08/26/2004		EXAMINER	
SCHEEF & STONE, L.L.P.			ABELSON, RONALD B	
5956 SHERRY SUITE 1400	LANE		ART UNIT	PAPER NUMBER
DALLAS, TX	75225		2666	

DATE MAILED: 08/26/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	7
Office A - 11 - 12 October	09/599,138	WANG ET AL.	/
Office Action Summary	Examiner	Art Unit	
	Ronald Abelson	2666	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be within the statutory minimum of thirty (30) drill apply and will expire SIX (6) MONTHS frocause the application to become ABANDO	timely filed  ays will be considered timely.  In the mailing date of this communication.  NED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 22 Ju	<u>ne 2000</u> .		
2a) This action is <b>FINAL</b> . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for allowant closed in accordance with the practice under E	•		
Disposition of Claims			
<ul> <li>4)  Claim(s) 1-20 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) 19 and 20 is/are allowed.</li> <li>6)  Claim(s) 1-3 and 16 is/are rejected.</li> <li>7)  Claim(s) 4-15,17 and 18 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	vn from consideration.		
Application Papers			
9)⊠ The specification is objected to by the Examiner	г.		
10)⊠ The drawing(s) filed on <u>22 June 2000</u> is/are: a)	igttize accepted or b) $igsqcup$ objected t	o by the Examiner.	
Applicant may not request that any objection to the o	- · ·	''	
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Example 11.		·	
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the priori application from the International Bureau</li> </ul>	s have been received. s have been received in Applica ity documents have been recei	ation No	
* See the attached detailed Office action for a list of	of the certified copies not receive	/ed.	
Attachment(s)			
Notice of References Cited (PTO-892)	4) Interview Summa		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail  5) Notice of Informal  6) Other:	Patent Application (PTO-152)	

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# Specification

 The disclosure is objected to because of the following informalities: Page 1 line 6, the serial number is missing. Page 1 line 7 contains an attorney docket number.

Appropriate correction is required.

### Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 19 recites the limitation "first packet data system logical layer" in line 7. There is insufficient antecedent basis for this limitation in the claim.

### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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5. Claims 1, 2, and 16 are rejected under 35 U.S.C. 102(b) as being anticipated by Forslow (WO 99/16266).

Regarding claim 1, Forslow teaches a packet radio communication system for communicating packet data (fig. 2), an improvement of an integrator (fig. 2 box 50) for integrating operation of a first packet data system element (fig. 2 box 51) with operation of a second packet data system having at least a second packet-data-system element (fig. 2 boxes 30, 12), thereby to form an integrated system of the packet radio communication system.

Factor teaches an integration element (fig. 1 box 50) at least functionally coupled between the first packet-data-system element and the second packet-data system element, said integration element for relaying packet data between the first packet-data system element and the second packet-data system element, the packet data of any selected information-element type of a plurality of types defined in either of the first packet data system and the second packet data system (pg. 5 lines 7-9).

Regarding claim 2, Forslow teaches a network infrastructure including a first and second fixed site transceivers (fig. 2 box

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30) with which a mobile station (fig. 2 box 12) is selectable connectable thereto by way of a radio link and wherein said integration element further maps identities of the first and at least second fixed site transceivers defined in the first packet data system to the corresponding identities (fig. 2 box Intra-PLMN IP backbone) defined in the second packet data system.

Note, if the SGSN did not map the entities to the base stations to the Intra-PLMN IP backbone, the system would not work.

Regarding claim 16, Forslow teaches a method for communicating packet data in a radio communication system having a network infrastructure including a first fixed-site transceiver (fig. 1 box 32) and at least a second fixed-site transceiver (fig. 1 box 30 BS) with which a mobile station (fig. 1 box 12) is selectable connectable by way of a radio link, an improvement of a method for integrating operation of a first packet data system (fig. 2 box 30, 12) having at least a first packet data system element with operation of a second packet data system (fig. 2 box 51) having at least a second packet data system element, thereby forming an integrated system of the packet radio communication system.

Forslow teaches mapping identities of the first and at least second fixed site transceivers (fig. 2 boxes BS) defined

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in the first packet data system to corresponding identities

(fig. 2 box Intra-PLMN IP backbone) defined in the second data

packet system. Note, if the SGSN did not map the entities

between the base stations and Intra-PLMN IP Backbone, the system

would not work.

Forslow teaches relaying packet data between the first packet data system element and a selected one of the first and at least second fixed site transceivers, the packet data of any selected information element type of a plurality of elements defined in either of the first packet data system and the second packet data system (fig. 2 box 34, 51, pg. 5 lines 7-9).

#### Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Forslow as applied to claim 1 above, and further in view of Lupien (US 6,389,008).

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Regarding claim 3, although Forslow teaches an integrator (fig. 2 box 34) and at least a first and second fixed site transceivers coupled to the integrator, the reference is silent on the integration the reference is silent on an internetworking element coupled to the first and at least second fixed site transceivers and wherein a portion of said integrator is embodied at the IWE.

Lupien teaches an internetworking element / IWF coupled to integrator / SSGN (IWF, SSGN, col. 16 lines 46-47). Note, the examiner corresponds the applicant's IWE with Lupien's IWF

Therefore it would have been obvious to one of ordinary skill in the art, having both Forslow and Lupien before him/her and with the teachings [a] as shown by Forslow, a packet radio communication system for communicating packet data, an improvement of an integrator for integrating operation of a first packet data system element with operation of a second packet data system having at least a second packet-data-system element, thereby to form an integrated system of the packet radio communication system, and [b] as shown by Lupien, an integrated IWF and SSGN, to be motivated to modify the system of Forslow by replacing the SSGN with an integrated SSGN/IWF as shown by Lupien. This would improve the system by providing added IWF capabilities to the SSGN.

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## Allowable Subject Matter

8. Claims 19-20 are allowed.

9. Claims 4-15 and 17-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claims 4 and 17, although the combination of Forslow and Lupien teaches an integration element, nothing in the prior art of the record teaches or fairly suggests a table mapping the identities of the first and at least second fixed site transceivers of the first packet data system and the identities of the first and at least second fixed site transceivers of the first packet data system, in combination with all the other limitations listed in the claim.

Regarding claim 5, although Faccin, Forslow, and Lupien teaches an integration element, nothing in the prior art of the record teaches or fairly suggests the integration element is embodied at the mobile station, in combination with all the other limitations listed in the claim.

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Regarding claim 19, although applicant's admitted prior art (pg. 5 lines 19-21) a first packet data system having a local layer (pg. 5 lines 19-21, lower layers, WLAN protocol) and a second packet and a second packet data system having a logical layer (pg. 5 lines 19-21, logical layers, GPRS protocol), nothing in the prior art of the record teaches or fairly suggests an integration logical layer positioned between the two layers, in combination with all the other limitations listed in the claim.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Abelson whose telephone number is (703) 306-5622. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on (703) 308-5463. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Ronald Abelson Examiner Art Unit 2666

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8/23/04

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